	Application No.	Applicant(s)
	09/199,776	LEE, SANG-HAE
	Examiner	Art Unit
	Henry N. Tran	2674
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS (6 herewith (or previously mailed), a Notice of Allowance (PTOL-85) of NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGORY OF THE	OR REMAINS) CLOSED in this apport of the properties of the communication GHTS. This application is subject to and MPEP 1308.	olication. If not included will be mailed in due course. THIS
2. X The allowed claim(s) is/are 2, 6-9 and 21-70; and are renum	nbered as 1-55.	
3. Acknowledgment is made of a claim for foreign priority uncapies. a) All b) Some* c) None of the: 1. Certified copies of the priority documents have to the priority documents h	been received. been received in Application No uments have been received in this in f this communication to file a reply ENT of this application. ted. Note the attached EXAMINER's reason(s) why the oath or declaration be submitted. on's Patent Drawing Review (PTO- Amendment / Comment or in the Comment or in the Comment of the drawing header according to 37 CFR 1.121(content).	complying with the requirements 'S AMENDMENT or NOTICE OF tion is deficient. 948) attached Office action of the sin the front (not the back) of the d). must be submitted. Note the
Attachment(s) 1. ☑ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/08 Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ☐ Interview Summary Paper No./Mail Dat B), 7. ☐ Examiner's Amendr 8. ☐ Examiner's Stateme	te .

DETAILED ACTION

The Appeal Brief received October 17, 2005 has been fully considered; and this Office action is in response thereto.

1. Upon reconsideration of the claimed invention and the applicant's remarks in the Appeal Brief, the examiner has found that each of the method claims requires a specific combination of steps, and each of the apparatus claims requires a specific combination of elements and functions that none of the cited references, either alone or in combination, teaches or suggests such a combination as recited in each of the independent claims. Therefore, the rejections recited in the Final Office action mail 5/13/05 have been withdrawn.

Allowable Subject Matter

- 2. Claims 2, 6-9 and 21-70 are allowed; and are renumbered as 1-55.
- 3. The following is an examiner's statement of reasons for allowance:

The present invention is directed to an apparatus and methods of recognizing whether a display apparatus is newly connected to a main body of a computer. Each independent method claims 2, 6-9, 21, 26 and 31 identifies the uniquely distinct combination of the specific steps comprising: providing, detecting, connecting, operating, determining, and storing/ determining/ transmitting, wherein, the transmitting step is performed by a digital data communication (DDC) interface (110) for transmitting resolution data of a video display unit to a video card (140) coupled to the video display unit, see figure 3. Each independent apparatus claims 36 and 43 identifies the uniquely distinct combination of a computer system (100) and a video display unit (200); wherein, the computer system comprising a processing unit (120), a digital data

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communication (DDC) interface (110), and a video card (140) for performing specific functions

including operating said DDC interface to read first data corresponding to said video display

unit, and transmitting resolution data corresponding to said first data, see figure 1. The closest

prior art, the Lien et al patent (U.S. Patent No. 5,386,567), the Hendry et al patent (U.S. Patent

No. 5,682,529), the Nolan et al patent (U.S. Patent No. 6,049,316), and the Siefert patent (U.S.

Patent No. 6,662,240) disclose conventional computer systems capable of hot insertion or

reconfiguration, either singularly or in combination, fails to anticipate or render the above

identified claimed limitations, which are in combination with other claimed limitations, obvious

as specifically pointed out by the applicant in pages 16-20 of the Appeal Brief noted above;

specifically, the video BIOS, VESA BIOS extensions (VBE) 46 shown in Figure 5 of Nolan et

al. '316 does not correspond to the digital data communications (DDC) interface recited in each

of the independent claims.

Any comments considered necessary by applicant must be submitted no later than the

payment of the issue fee and, to avoid processing delays, should preferably accompany the issue

fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for

Allowance."

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure. They are U.S. Patents Nos.: 6,263,387 to Chrabaszcz and 6,247,080 to Wallach et al,

which teach apparatus and methods of hot add of a device in a computer system.

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5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Henry N. Tran whose telephone number is 571-272-7760. The examiner can normally be reached on M-F 8:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Patrick N. Edouard can be reached on 571-272-7603. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Henry N Tran

Primary Examiner
Art Unit 2674

12/21/05 · HT